

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY.

American Graphophone Company,	)	
Complainant, :	)	In Equity on
vs.	)	
	)	Letters Patent
National Phonograph Company,	:	
Defendant.	)	No. 527,755

O R D E R .

Upon motion of the Complainant, the defendant  
consenting thereto,

IT IS HEREBY ORDERED that the above suit be  
and hereby is discontinued without prejudice and without  
costs.

Dated June 1910.

We consent to the entry of the above order.

Dated New York, N.Y.  
June 1910

C. A. Massie,  
Solicitors for Complainant.

*Orange, N. J.*  
~~Dated New York, N.Y.~~  
June 7 1910.

Delos Stoddard  
*Of Counsel*  
Solicitors for Defendant.



For the District of New Jersey.

AMERICAN GRAPHOPHONE COMPANY,

vs.

NATIONAL PHONOGRAPH COMPANY.

In Equity No.  
On Macdonald Patent  
No. 683,958.

#5100

FINAL DECREE.

This cause coming on to be heard upon Bill of Complaint, Answer, and Replication; and upon motion of counsel for complainant, counsel for defendant consenting thereto, it is this day

ADJUDGED, ORDERED AND DECREED that United States Letters-patent No. 683,958, granted to the above-named complainant, AMERICAN GRAPHOPHONE COMPANY, on October 8, 1901, upon the application of Thomas H. Macdonald, for "Sound-Recorder", is good and valid; that the American Graphophone Company, the above-named complainant, is the owner of said Letters-patent, and is entitled to maintain this suit; that the above-named NATIONAL PHONOGRAPH COMPANY, the defendant herein, has infringed upon the Claims of said Letters-patent, and complainant's rights thereunder; and that complainant is entitled to the usual injunction and accounting, with costs.

The defendant having fully satisfied the complainant in the premises, it is further ADJUDGED, ORDERED AND DECREED that no injunction be issued; that the accounting be

waived; and that each party pay its own costs.

November , 1911.

U. S. Circuit Judge.

Entry of the foregoing Final Decree is hereby consented to.

~~November~~ <sup>May 9</sup> , 1912.

*Delos Holden*  
Of Counsel for the above-named  
Defendant.



PHILIP MAURO  
S. T. CAMERON  
REEVE LEWIS  
C. A. L. MASSIE  
F. A. HOLTON

MAURO, CAMERON, LEWIS & MASSIE  
COUNSELLORS AT LAW  
Patents and Patent Causes  
TRIBUNE BUILDING, 154 NASSAU STREET, NEW YORK  
(620 F STREET, WASHINGTON, D. C.)

TELEPHONE { NEW YORK  
WASHINGTON, MAIN 340  
CABLE ADDRESS { PHIMAURO-NEW YORK  
MAURO-WASHINGTON  
CODES USED { LIEBERS  
WESTERN UNION  
MARCONI

H-6.

NEW YORK June 6, 1910.

Delos Holden, Esq.,

Edison Laboratory,

Orange, N.J.

My Dear Mr. Holden:-

*NJ* American Graphophone Co. v. National Phonograph Co., on  
Macdonald Patent No. 527,755.

New Jersey Patent Co. v. Columbia Phonograph Co. (General),  
on Weber Patent No. 744,266.

I duly received your favor of the 2nd inst. transmitting forms of Orders discontinuing these two suits "without prejudice and without costs". I did not get around to them on that day, and remained away from the office on Saturday. I take pleasure in returning them to you with our consents duly signed to the original and copy in each of these two suits.

Will you kindly return, for our files, one copy in each suit, with your signed consent?

*With best regards*  
Yours sincerely,

*Cap. Mauro*

CM-H.